On July 29, 1991, the JPML entered an order transferring all asbestos personal injury cases pending in the federal courts to the United States District Court for the Eastern District of Pennsylvania, for coordinated pretrial proceedings pursuant to 28 U.S.C. § 1407. (*In re Asbestos Products Liability Litigation (no. VI). MDL No.* 875., 771 F.Supp. 415 (1991)). That order also applies to "tag-along actions," or actions involving common questions of fact filed after January 17, 1991. Such actions are to be transferred to the eastern District of Pennsylvania as part of MDL 875, for coordinated pretrial proceedings.

The JPML has held that a district court has the authority to stay pending a transfer order. *In re Asbestos Products Liability Litigation*, 170 F. Supp. 2d 1348, 1349 n.1 (J.P.M.L. 2001) ("[T]hose courts concluding that such issues should be addressed by the transferee judge need not rule on them, and the process of 1407 transfer in MDL-875 can continue without any unnecessary interruption or delay.")

The parties agree that it is likely that the JPML will transfer this matter to the Eastern District of Pennsylvania. The Clerk of the JPML has not entered a *Conditional Transfer Order* pursuant to JPML Rule 12(a) or filed an order to show cause why the action should not be transferred, pursuant to JPML Rule 13(b). It is likely the dates set forth in the *Case Management Scheduling Order* including the deadlines imposed by Federal Rules of Civil Procedure, Rule 26, will pass before the Clerk of the JPML acts.

In addition, Plaintiff is attempting to serve Defendant CRAMP SHIPBUILDING AND DRYDOCK COMPANY.

The parties make this Motion on the grounds that a stay of this action would (a) promote judicial efficiency, (b) allow consistency in pretrial rulings, and (c) be most convenient to the parties.

For the reasons above, the parties hereby STIPULATE to and respectfully request the Court VACATE its *Case Management Scheduling Order* and that the Court issue an Order STAYING this action pending the outcome of the MDL Panel's decision on the merits of the transfer.

////

	Case 3:08-cv-00982-JCS	Document 13	Filed 04/16/2008	Page 3 of 5	
1	In the alternative, the parties hereby STIPULATE to and respectfully request that this				
2	Court vacate and continue the dates set forth in the Case Management Scheduling Order pending				
3	the outcome of the JPML's decision on the merits of the transfer.				
4	Dated: April 9, 2008	I	BRAYTON � PURCE	LL LLP	
5			/s/ David R. Don	adio	
6			By:		
7			By: David R. Donadi Attorneys for Pla	o intiff	
8	Dated: April 9, 2008	S	SEDGWICK, DETER ARNOLD, LLP		
10			/s/ Derek S. John	nson	
11			By: Derek S. Johnson		
12			Derek S. Johnson Attorneys for Def GENERAL FLEG	fendant CTRIC COMPANY	
13	Dated: April 9, 2008			CK & MCDONOUGH LLP	
14	Batea. 11pm 9, 2000		/s/ John G. Lee		
15			ъ		
16 17			By: John G. Lee Attorneys for Def WARREN PUMI	fendant	
18			WARRENTOWN	S ELC	
19					
20					
21					
22					
23					
24					
25					
26					
27					
28					
	K:\Injured\108190\Fed\Stip stay or cont (Cantlin).wpd JOINT MOTION AND STIPULA CONTINUE CASE MANAGEME	TION TO STAY PROC ENT DEADLINES – C	3 CEEDING OR, IN THE A 08-00982-JCS	LTERNATIVE, TO	

1	[I KOI OSED] ORDER TO STAT				
2	IT IS HEREBY ORDERED that the hearing date and deadlines specified in the Case				
3	Management Scheduling Order filed February 15, 2008 are hereby VACATED and that this				
4	action is STAYED pending the outcome of the JPML's decision on the merits of the transfer.				
5					
6	Dated:				
7					
8	Joseph C. Spero United States Magistrate Judge				
9					
10	[PROPOSED ALTERNATIVE] ORDER TO CONTINUE				
11	IT IS HEREBY ORDERED that the hearing date and deadlines specified in the Case				
12	Management Scheduling Order filed February 15, 2008, are hereby VACATED.				
13	IT IS FURTHER ORDERED that the following case management deadlines are				
14	continued as follows:				
15	1. The Case Management Conference is set for [a date after September 1, 2008 to				
16	wit:] September 19, 2008; at1:30p.m., Courtroom _A_,15_th_Floor, 450				
17	Golden Gate Avenue, San Francisco, California.				
18	2. Last day to meet and confer regarding initial disclosures, early settlement, ADR				
19	process selection, and discovery plan is set for 21 days before the Case Management Conference				
20	as set forth in paragraph 1, above.				
21	3. Last day to file Joint ADR Certification with Stipulation to ADR Process or				
22	Notice of Need for ADR Phone Conference is set for 21 days before the Case Management				
23	Conference as set forth in paragraph 1, above.				
24	////				
25	////				
26	////				
27	////				
28	////				
	K:\Injured\108190\Fed\Stip stay or cont (Cantlin).wpd				
	TOINT MOTION AND STIPLILATION TO STAY PROCEEDING OR IN THE ALTERNATIVE TO				

Million MOTION AND STIPULATION TO STAY PROCEEDING OR, IN THE ALTERNATIVE, TO CONTINUE CASE MANAGEMENT DEADLINES – C 08-00982-JCS

4. Last day to complete initial disclosures or state objection to Rule 26(f) Report, file/serve Case Management Statement and file/serve Rule 26(f) Report is set for five court days before the Case Management Conference as set forth in paragraph 1, above.

Dated: April 15, 2008

Unite

Judge Joseph C. Spero